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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. ppa040non 10/711,990 10/18/2004 Iwao Fujisaki 04/21/2006 **EXAMINER** 33661 7590 IWAO FUJISAKI KHAN, SUHAIL 1-3-14 Park Heim A103 ART UNIT PAPER NUMBER MITAKASHI Inokashira TOKYO, 181-0001 2617 JAPAN

DATE MAILED: 04/21/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)			
Office Action Summary			10/711,990		FUJISAKI, IWAO		
			Examiner		Art Unit		
		Suhail Khan		2617			
The Period for Rep	MAILING DATE of this commu ly	nication appe	ears on the c	over sheet with the c	orrespondence ad	ldress	
WHICHEVE - Extensions of after SIX (6) I - If NO period f - Failure to rep Any reply rec	NED STATUTORY PERIOD IN THE INSTRUCTION IN THE INST	MAILING DA is of 37 CFR 1.13 imunication. statutory period willy will, by statute,	ATE OF THIS 6(a). In no event ill apply and will e cause the applica	COMMUNICATION however, may a reply be tim  xpire SIX (6) MONTHS from tition to become ABANDONE	I.  lely filed  the mailing date of this co  O (35 U.S.C. § 133).	•	
Status							
1)⊠ Resp	onsive to communication(s) fil	ed on 06 Fe	hruani 2006				
′= ·	Responsive to communication(s) filed on <u>06 February 2006</u> .  This action is <b>FINAL</b> . 2b)⊠ This action is non-final.						
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
	·		n parto quaj	70, 1000 0.5. 11, 40	0.0.210.		
Disposition of							
•	Claim(s) <u>29-43</u> is/are pending in the application.						
	4a) Of the above claim(s) <u>29-43</u> is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)☐ Claim(s) is/are rejected.							
7)∐ Claim	7) Claim(s) is/are objected to.						
8)⊠ Claim	(s) 29-43 are subject to restric	ction and/or	election requ	uirement.			
Application Pa	pers						
9)☐ The si	pecification is objected to by the	ne Examiner	•				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.05(a).							
	ath or declaration is objected t						
	-	to by the Exe	arriller. Note	the attached Office	Action of form F i	0-132.	
Priority under	35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) All b) Some * c) None of:							
1.	1. Certified copies of the priority documents have been received.						
2.	2. Certified copies of the priority documents have been received in Application No						
3. 🗍	3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
				,			
Attachment(s)							
	erences Cited (PTO-892) ftsperson's Patent Drawing Review (	DT()_0/(2)	4	Interview Summary Paper No(s)/Mail Da			
	Disclosure Statement(s) (PTO-1449 o	•	5	5) Notice of Informal Patent Application (PTO-152)			
Paper No(s)/		<b>,</b>	6) Other:				

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## **DETAILED ACTION**

## Election/Restrictions

1. Newly submitted claims 29-43 are directed to an invention that is independent or distinct

from the invention originally claimed for the following reasons: previously submitted claims 1-

13 (now cancelled) are directed towards an internal antenna system, and external antenna system,

an audiovisual outputting system and a computing system wherein TV data is received under the

control of the computing system. However, the newly added claims (29-43) are directed towards

an internal wireless communicating system, an external entertainment and security wireless

signal communicating system and an entertainment and security mode implementing system

wherein an onboard control command nullifying mode and an off-board wireless security

controlling mode are implemented.

2. Since applicant has received an action on the merits for the originally presented

invention, this invention has been constructively elected by original presentation for prosecution

on the merits. Accordingly, claims 29-43 are withdrawn from consideration as being directed to

a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

3. Examiner notes that claims 1-13 have been cancelled, but as claims 29-43 are withdrawn

from consideration, the applicant is requested to elect the originally present invention shown in

claims 1-13. Further, the applicant is reminded that the original numbering of the claims must be

preserved throughout the prosecution. When claims are canceled the remaining claims must not

be renumbered. When claims are added, they must be numbered by the applicant consecutively

beginning with the number next following the highest numbered claim previously presented

(whether entered or not). When the application is ready for allowance, the examiner, if

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necessary, will renumber the claims consecutively in the order in which they appear or in such order as may been requested by applicant.

- 4. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - I. Previously submitted claims 1-13 are drawn to a transportation system comprising a cabin, an internal antenna system, an external antenna system an audiovisual outputting system and a computing system; the audiovisual outputting system is located in the cabin wherein a wireless signal produced is received by the internal antenna system; and TV data is received by the external antenna system and output from the audiovisual outputting system, classified in class 455, subclass 421.
  - II. Newly added claims 29-43 are drawn to a transportation system comprising an internal wireless communicating system, an external entertainment and security wireless signal communicating system, an audiovisual outputting system and a computing system including an entertainment and security mode implementing system; the external entertainment and security wireless signal communicating system transfers wireless signals received via the internal wireless communicating system; TV data is received via the external entertainment and security wireless signal communicating system and output from the audiovisual outputting system; when the external entertainment and security wireless signal communicating system receives an off-board wireless security controlling signal while the security mode is implemented, an onboard control command nullifying mode and

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an off-board wireless security controlling mode are implemented, classified in class 342, subclass 14.

5. The inventions are distinct, each from the other because:

Inventions I and II are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. In the instant case, invention II has separate utility such as the wireless security controlling mode. See MPEP § 806.05(d).

## Conclusion

- 6. Since the above-mentioned amendment appears to be a *bona fide* attempt to reply, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS, whichever is longer, from the mailing date of this notice within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD UNDER 37 CFR 1.136(a) ARE AVAILABLE.
- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Suhail Khan whose telephone number is (571) 272-7910. The examiner can normally be reached on M-F from 8 am to 4:30 pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Feild, can be reached at (571) 272-4090.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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SUPERVISORY PATENT EXAMINER

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